1	JESSICA RENEE BROWN (pro hac vice) Texas Bar No. 24048975	
2	KJ PARTNERS LLP	
3	4849 Greenville Avenue Suite 100-170	
4	Dallas, TX 75206	
5	Telephone: (469) 586-6861	
	jessica@kjpartners.law	
6	and	
7	D C H (1)	
8	Doreen Spears Hartwell Nevada State Bar No. 7525	
9	HARTWELL Thalacker, Ltd	
0	11920 Southern Highlands Pkwy #201 Las Vegas, NV 89141	
	doreen@hartwellthalacker.com	
12	Attorney for Defendant Colvin Construction, Inc.	
13	IN THE UNITED STATES DISTRICT COURT	
4	DISTRICT OF NEVADA	
15	MARTIN J. WALSH, Secretary of Labor	Case No.: 2:22-cv-1811-JCM-VCF
16	United States Department of Labor,	Case 110 2.22-cv-1011-JCM-v Cf
17	Plaintiff,	STIPULATION TO EXTEND TIME TO RESPOND TO MOTION TO STRIKE DEFENDANTS' AFFIRMATIVE DEFENSES (DOCKET #24) AND TO AMEND COMPLAINT
18	vs.	
9		
20	COLVIN CONSTRUCTION, INC., and MICHAEL COLVIN,	
21	Defendants	
22		
23	Plaintiff Secretary of Labor for United States Department of Labor ("DOL") an	
24	Defendants Colvin Construction, Inc. and Michael Colvin (collectively "Colvin") through the	
25	respective counsel stipulate as follows:	
26	1. On July 5, 2023, DOL has filed a Motion to Strike Defendants' Affirmativ	
27	Defenses with Colvin's response to same due July 19, 2023.	
28	STIPULATION TO EXTEND TIME TO RESPOND TO MOTION TO STRIKE DEFENDANTS' AFFIRMATIV DEFENSES (DOCKET #24) AND TO AMEND COMPLAINT - 1	

DEFENSES (DOCKET #24) AND TO AMEND COMPLAINT - 2

CERTIFICATE OF SERVICE I hereby certify that on this 18th day of July, 2023, a true and correct copy of Stipulation to Extend Time to Respond to Motion to Strike Affirmative Defenses was served by electronically to the following: **Boris Orlov** Counsel for Wage and Hour Orlov.Boris@dol.gov Paige B. Pulley Trial Attorney Pulley.Paige.B@dol.gov Attorneys for Plaintiff Martin J. Walsh, United States Secretary of Labor /s/Doreen Spears Hartwell An employee of Hartwell Thalacker Ltd. STIPULATION TO EXTEND TIME TO RESPOND TO MOTION TO STRIKE DEFENDANTS' AFFIRMATIVE DEFENSES (DOCKET #24) AND TO AMEND COMPLAINT - 3